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COMBINED DECLARATION AND POWER OF ATTORNEY IN ORIGINAL APPLICATION

Attorney Docket No.

A04.12-0011

SPECIFICATION	AND	INVENTORSHIP	IDENTIFICATION
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My below next to I subject matter	residence, my name. believe I a which is c	I declare that: post office addr m the original, laimed, and for OLTAGE CASH DRAWE	first and which a pat	joint inve	entor of t	che
	was filed of and was ame was describent No. Article 19	hereto. In inded on inded in filed on inded on inded ind	aı	nd as amend	ed under r	CT
application, above. I ackr	including the couledge the couledge the couledge the coule could be compared to the coule could be compared to the could	l and understand t claims, as amen duty to disclose a ability of this	nded by any information v	amendment which is kn	referred nown to me	to
	PRI	ORITY CLAIM (35 U	.s.c. § 119)			
	73	rior Foreign Appl:	i + i / -)			
	<u> </u>	TTOT FORGIGII WAST	reaction(s)			
I claim foreign priority benefits under 35 U.S.C. § 119(a-d) of any foreign application(s) for patent or inventor's certificate listed below, each of which is incorporated by reference in its entirety, , each of which is incorporated by reference in its entirety, and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:						is is
Number Co	ountry	Day/Month/Year Fi	.led	Priority	Claimed	
		,,,		Yes 1 Yəs 1	40 <u> </u>	
Prior Provisional Application(s)						
I hereby claim the benefit under 35 U.S.C. §119(e) of any United States Provisional Application(s) listed below, each of which is incorporated by reference in its entirety:						
Number		Day/Month/Year Fi	led			
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PRIORITY CLAIM (35 U.S.C. § 120)

I claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below, each of which is incorporated by reference in its entirety. Insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Appln. No.

Mr. April 1994 Steel Steel Son Boy Son

U.S. Appl. No.

Filing Date

(if any under PCT)

DECLARATION

I declare that all statements made herein that are of my own knowledge are true and that all statements that are made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 of Title 18 of the United States Code and that such willful false statements may jeoperdize the validity of the application or any patent issued thereon the validity of the application or any patent issued thereon.

POWER OF ATTORNEY

I appoint the following attorneys and agents to prosecute the patent application identified above and to transact all business in the Fatent patent application identified above and to transact all pusiness in the ratent and Trademark Office connected therewith, including full power of association, substitution and revocation: Judson K. Champlin, Reg. No. 34,797; Joseph R. Kelly, Reg. No. 34,847; Nickolas E. Westman, Reg. No. 20,147; Steven M. Koehler, Reg. No. 36,188; David D. Brush, Reg. No. 34,557; John D. Veldhuis-Kroeze, Reg. No. 38,354; Deirdre Megley Kvale, Reg. No. 35,612; Theodore M. Magee, Reg. No. 39,758; Christopher R. Christenson, Reg. No. 42,413; Brian D. Kaul 41,885; Robert M. Angus, Reg. No. 24,383; Christopher L. Holt, Reg. No. 45,844; Alan G. Rego, Reg. No. 45,956; and David C. Bohn, Reg. No. 32,015.

I ratify all prior actions taken by Westman, Champlin & Kelly, P.A. or the attorneys and agents mentioned above in connection with the prosecution of the above-mentioned patent application.

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